

EXHIBIT G

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OKLAHOMA**

STATE OF OKLAHOMA,)
)
 Plaintiff,)
)
v.)
)
TYSON FOODS, INC., et al.,)
)
 Defendants.)

Case No. 05-CV-329-GKF-SAJ

**STATE OF OKLAHOMA'S SEPTEMBER 13, 2007 SET OF
INTERROGATORIES AND REQUESTS FOR PRODUCTION
TO ALL DEFENDANTS**

Pursuant to Fed. R. Civ. P. 26, 33, and 34, plaintiff State of Oklahoma, ex rel. W.A. Drew Edmondson, in his capacity as Attorney General of the State of Oklahoma, and Oklahoma Secretary of the Environment, C. Miles Tolbert, in his capacity as the Trustee for Natural Resources for the State of Oklahoma under CERCLA ("the State"), requests that each defendant respond to the following interrogatories and requests for production within 30 days of service.

Definitions and Instructions

For purposes of this discovery, the following terms are intended to have the following meanings:

1. "You" means the responding defendant, including any predecessors in interest, its present and former officers, executives, directors, agents, servants, employees, attorneys, consultants, experts, investigators and other persons or firms acting or purporting to act on its behalf.
2. "Poultry waste" means poultry excrement, poultry carcasses, feed wastes and/or any other waste associated with the confinement of poultry from a poultry feeding or growing operation.

3. "Waters of the State" means all streams, lakes, ponds, marshes, watercourses, waterways, wells, springs, irrigation systems, drainage systems, storm sewers and all other bodies or accumulations of water, surface and underground, natural or artificial, public or private, which are contained within, flow through or border upon Oklahoma or any portion thereof, and shall include under all circumstances the waters of the United States which are contained within the boundaries of, flow through or border upon Oklahoma or any portion thereof. Process wastewaters shall not be considered as Waters of the State if contaminated at the site.

4. "Document" means documents and electronically stored information. All electronically stored information shall be produced in native format.

5. The connectives "and" and "or" are to be construed either disjunctively or conjunctively as necessary to bring within the scope of this discovery all responses that might otherwise be construed to be outside of their scope.

6. The term "any" includes "all" and "each"; the term "all" includes "any" and "each"; and the term "each" includes "any" and "all."

7. References to the singular are to be construed to include the plural and vice versa.

8. If there is any responsive information which you decline to provide on the ground of a claim of attorney client privilege or attorney work product, make the claim expressly and describe the nature of the documents, communications, or things not produced or disclosed in a manner that will enable the State to assess the applicability of the claimed privilege or protection.

Interrogatories

Interrogatory No. 1: Do you contend that since 1980 no poultry waste (including any constituents thereof) that was generated at your own poultry growing / feeding operations and/or poultry growing / feeding operations under contract with you and that was applied to land within

the Illinois River Watershed has run-off / been released / been discharged, directly or indirectly, to the Waters of the State in the Illinois River Watershed? If you do not so contend, please describe with specificity (a) the constituents that have run-off / been released / been discharged, (b) when and how you first became aware that such constituents were running off / being released / being discharged, (c) the parcels of land from which such run-off / releases / discharges have occurred, (d) any efforts by you to quantify the amount of the constituents that have run-off / been released / have been discharged and the results of those efforts, (e) any efforts to characterize and/or quantify the environmental and/or human health effects of such run-off / releases / discharges on the Illinois River Watershed and the results of such efforts, and (f) the soil test phosphorus of the land upon which the poultry waste was applied at the time the poultry waste was applied.

Interrogatory No. 2: Do you contend that the run-off / release / discharge of poultry waste (including any constituents thereof) that has been applied to land within the Illinois River Watershed had no adverse effect on the Waters of the State in the Illinois River Watershed or persons coming in contact or drinking such Waters? If you do not so contend, please (a) describe the adverse effect(s), (b) the degree of the adverse effect(s), (c) state when you first became aware of the adverse effect(s), and (d) state what you have done to address the adverse effect(s).

Interrogatory No. 3: For each year since 1980 please state (a) the average weight per bird (in lbs.) of your birds raised / fed in the Illinois River Watershed, and the basis of your knowledge of this information, (b) the average weight of the excrement per bird (in lbs.) of your birds raised / fed in the Illinois River Watershed, and the basis of your knowledge of this information, (c) how many birds you raised / fed in the Illinois River Watershed, and the basis of your knowledge of this information, (d) the total weight of feed (in lbs. or tons) supplied to feed your birds raised / fed in the Illinois River Watershed, and the basis of your knowledge of this

information, and (e) the total weight of the ingredients in that feed that were grown, mined or otherwise produced within the Illinois River Watershed, and the basis of your knowledge of this information. If your response to any of the above is that you do not know, please state why you have never undertaken to determine this information.

Interrogatory No. 4: Please list the chemicals / chemical compounds, as well as types of any pathogens, that are typically found in excrement from your birds raised / fed in the Illinois River Watershed, and the ratio by weight of these chemicals / chemical compounds to one another. If your response is that you do not know, please state why you have never undertaken to determine this information.

Interrogatory No. 5: For each year since 1980 please state whether poultry waste generated at your own poultry growing / feeding operations and/or poultry growing / feeding operations under contract with you in the Illinois River Watershed has been transported out of the Illinois River Watershed, and, if so, the identity of each operation that generated the poultry waste, the amounts of poultry waste that were transported out, when the poultry waste was transported out, where the poultry waste was transported to, who transported the poultry waste out, who paid for the transport out, and how much the transport cost.

Interrogatory No. 6: For poultry waste generated at your own poultry growing / feeding operations and/or poultry growing / feeding operations under contract with you in the Illinois River Watershed since 1980 that has not been transported out of the Illinois River Watershed, please state, broken down by year, how the poultry waste was disposed of (e.g., land application within the Illinois River Watershed, burning as fuel within the Illinois River Watershed, etc.) and the amount disposed of in each particular manner.

Interrogatory No. 7: For each year since 1980, please state (a) the amount (in lbs., tons, or other standard of measure) of and (b) the percentage of the poultry waste generated

by your poultry growing / feeding operations and poultry growing / feeding operations under contract with you that has been applied to land within the Illinois River Watershed as what you contend is a fertilizer, and identify the information upon which you have relied in making your answer.

Interrogatory No. 8: Please identify each and every seminar, conference, workshop, symposium, meeting and/or task force since 1980 attended by or participated in by you or your employees that addressed (a) the land application of poultry waste (including any constituents thereof), (b) the run-off / release / discharge of poultry waste (including any constituents thereof) from land on which it has been applied to the environment, and/or (c) the environmental and/or human health effects or dangers of the run-off / release / discharge of poultry waste (including any constituents thereof) from land on which it has been applied to the environment. A complete answer will include (i) the name, date and location of the seminar, conference, workshop, symposium, meeting and/or task force, (ii) the sponsor(s) or organizer(s) of the seminar, conference, workshop, symposium, meeting and/or task force, (iii) a detailed description of the topics covered by the seminar, conference, workshop, symposium, meeting and/or task force, (iv) the names of the presentors at the seminar, conference, workshop, symposium, meeting and/or task force, and (v) the name(s) of any attendees / participants from your company who attended or participated in the seminar, conference, workshop, symposium, meeting and/or task force.

Interrogatory No. 9: Please state whether you are or ever have been a member of (a) Poultry Partners, (b) Poultry Federation, (c) United States Poultry & Egg Association, (d) National Chicken Council, (e) National Turkey Federation, (f) Southeastern Poultry & Egg Association, (g) National Broiler Council, and/or (h) Poultry Water Quality Consortium, and, if

so, your years of membership and the names of your employees who represented you in the organization.

Interrogatory No. 10: Do you presently have or have you had since 1980 any direct or indirect ownership interest in any entity that raises / feeds poultry or owns poultry in the Illinois River Watershed? If so, for each such entity please describe the interest in detail, including but not limited to the name of the entity, the nature of the interest in the entity, any other owners of the entity, the management structure and composition of the entity, the date when the interest in the entity began and (if applicable) when the interest terminated, if the interest terminated the reasons it terminated and what became of the interest, and the number of birds raised annually in the Illinois River Watershed by the entity.

Interrogatory No. 11: Please describe in detail any involvement or role, direct or indirect, you had in the funding, research, writing, revision, publication or distribution (including the distribution to poultry growers under contract with you) of each and every edition / version of the "Poultry Water Quality Handbook," and state whether the "Poultry Water Quality Handbook" exists or ever existed in your files, or is or was ever in your possession.

Interrogatory No. 12: Please identify (name, position, phone number, and last known address) all employees, past and present, with knowledge of (a) your policies, past or present, concerning the handling, storage, use, management, disposal and/or land application of poultry waste, (b) the propensity of poultry waste that has been land applied to run-off, and (c) any environmental or human health effects of poultry waste run-off.

Interrogatory No. 13: Please state when you first communicated with your contract growers in the Illinois River Watershed about (a) best management practices, (b) waste management plans, (c) nutrient management plans, and/or (d) any concerns about the adverse

environmental impact of the run-off / release / discharge of poultry waste that has been land-applied, and (e) the content of each of those communications.

Interrogatory No. 14: Please identify each and every environmental study or investigation concerned with the environmental impact of the handling and/or disposition of poultry waste on water quality which you have been involved with or participated in, including but not limited to allowing or facilitating access to your operations, farms or property and/or the operations, farms or property of your contract growers, providing statistical or other kinds of information, answering questions, participating in surveys or granting interviews and/or allowing or facilitating your contract growers answering questions, participating in surveys or granting interviews, and discussing and/or reviewing the conclusions or results of such studies or investigations.

Requests for Production

Request for Production No. 1: To the extent you have not already produced them, please produce copies of all documents you relied upon in responding to each of the above interrogatories.

Request for Production No. 2: To the extent you have not already produced them, please produce copies of all materials you or your employees received at the seminars, conferences, workshops, symposia, meetings and task forces identified in response to Interrogatory No. 8.

Request for Production No. 3: To the extent you have not already produced them, please produce copies of all reports or analyses received from Agri Stats, Inc. (or any of its affiliates) that relate, directly or indirectly and in whole or in part, to your, any of your contract growers', any other defendants', or any other defendants' contract growers' poultry operations or

facilities that are located in whole or in part in the Illinois River Watershed, including but not limited to any annual, monthly and special reports.

Request for Production No. 4: To the extent you have not already produced them, please produce copies of all documents, reports, data and/or summaries that you have provided to Agri Stats, Inc. (or any of its affiliates) that relate, directly or indirectly and in whole or in part, to your, any of your contract growers', any other defendants', or any other defendants' contract growers' poultry operations or facilities that are located in whole or in part in the Illinois River Watershed.

Request for Production No. 5: To the extent you have not already produced them, please produce copies of all documents, reports, data and/or summaries, including source materials and supporting data, that you have provided to the U.S.D.A. that relate, directly or indirectly and in whole or in part, to your, any of your contract growers', any other defendants', or any other defendants' contract growers' poultry operations or facilities that are located in whole or in part in the Illinois River Watershed.

Request for Production No. 6: To the extent you have not already produced them, please produce copies of all drafts / versions / editions of the "Poultry Water Quality Handbook" in your possession, as well as all documents referring or relating to the "Poultry Water Quality Handbook" or the creation of the "Poultry Water Quality Handbook."

Request for Production No. 7: To the extent you have not already produced them, please produce copies of all documents referring or relating to the Poultry Water Quality Consortium.

Request for Production No. 8: To the extent you have not already produced them, please produce any lists or catalogues of published treatises, periodicals, pamphlets, books and articles (including title, author, publisher, and date of publication) in your possession, custody or

control that address (a) the land application of poultry waste (or any constituents thereof), (b) the run-off / release / discharge of poultry waste (or any constituents thereof) from land on which it has been applied to the environment, and/or (c) the environmental and/or human health effects or dangers of the run-off / release / discharge of poultry waste (or any constituents thereof) from land on which it has been applied to the environment.

Request for Production No. 9: To the extent you have not already produced them, please produce copies of all reports, disclosures, impact statements, assessments or similar materials pertaining to (a) the land application of poultry waste (or any constituents thereof), (b) the run-off / release / discharge of poultry waste (or any constituents thereof) from land on which it has been applied to the environment, and/or (c) the environmental and/or human health effects or dangers of the run-off / release / discharge of poultry waste (or any constituents thereof) from land on which it has been applied to the environment that you received from, turned over to, or exchanged with any buyer or seller of a poultry growing / feeding operation or received, turned over, exchanged or generated in connection with the sale or purchase of any poultry growing / feeding operation.

Request for Production No. 10: To the extent you have not already produced them, please produce copies of any documents reflecting any direct or indirect ownership interest that you have or have had in the past 25 years in any entity that raises / feeds poultry or owns poultry in the Illinois River Watershed, as well as copies of documents relating to the nature of the interest in any such entities, any other owners of any such entities, the management structure and composition of any such entities, the date when the interest in any such entities began and (if applicable) when such interests terminated, if such interests terminated the reasons they terminated and what became of the interests, and the number of birds raised / fed annually in the IRW by any such entities.

Request for Production No. 11: To the extent you have not already produced them, please produce copies of documents reflecting your financial statements for fiscal years 2002 to the present, as well as any other documents reflecting your net worth for fiscal years 2002 to the present. For purposes of this request for production, the term "financial statement" includes, but is not necessarily limited to, balance sheets, statements of income, statements of equity position, statements of cash flow, and all footnotes.

Request for Production No. 12: To the extent you have not already produced them, please produce copies of all documents referring or relating to poultry waste generated at your own poultry growing / feeding operations and/or poultry growing / feeding operations under contract with you in the Illinois River Watershed that has been transported out of the Illinois River Watershed (including but not limited to documents referring or relating to the identity of each operation that generated the poultry waste, the amounts of poultry waste that were transported out, where the poultry waste was transported to, who transported the poultry waste out, and who paid for the transport out).

Request for Production No. 13: To the extent you have not already produced them, please produce copies of all documents listed on your Rule 26(a) disclosure in this case.

Request for Production No. 14: To the extent you have not already produced them, please produce copies of all documents referring or relating to the Animal and Poultry Waste Management Center at North Carolina State University.

Request for Production No. 15: To the extent you have not already produced them, please produce copies of all documents referring or relating to any surveys / audits / reports of poultry growing / feeding operations owned by you or under contract with you in the Illinois River Watershed that concern or collected information about (a) the amount of poultry waste

generated at such operations and/or (b) the disposition of poultry waste generated at such operations.

Request for Production No. 16: To the extent you have not already produced them, please produce copies of all correspondence between you and your contract poultry growers in the Illinois River Watershed that concern (a) how many poultry houses the poultry growing / feeding operation has / had in operation, (b) how much poultry waste is / was being produced annually (or for a particular time period) per house or per growing / feeding operation, (c) the disposition of the poultry waste generated at the poultry growing / feeding operation, (d) the costs associated with handling / disposing of poultry waste generated at the poultry growing / feeding operation, and/or (e) any preferences of the poultry grower regarding the disposition of the poultry waste generated at the poultry growing / feeding operation.

Request for Production No. 17: To the extent you have not already produced them, please produce copies of all documents reflecting or referring to your earliest, as well as all subsequent, communications with your contract growers in the Illinois River Watershed about (a) best management practices, (b) waste management plans, (c) nutrient management plans, and (d) any concerns about the adverse environmental impact of the run-off / release / discharge of poultry waste that has been land-applied.

Request for Production No. 18: To the extent you have not already produced them, please produce copies of your earliest communications with employees at your company-owned and company-managed poultry growing / feeding operations in the Illinois River Watershed about (a) best management practices, (b) waste management plans, (c) nutrient management plans, and (d) any concerns about the adverse environmental impact of the run-off / release / discharge of poultry waste that has been land-applied.

Request for Production No. 19: To the extent you have not already produced them, please produce copies of all documents referring or relating to NCC / US Poultry CAFO Questionnaire, including but not limited to copies of the Questionnaire itself, all completed Questionnaires, all responses to the Questionnaire by you or your contract growers located in the Illinois River Watershed and all reports, analyses or compilations of such Questionnaire responses.

Request for Production No. 20: To the extent you have not already produced them, please produce copies of all documents referring to or relating to any progress reports to the Arkansas Department of Pollution Control and Ecology and Arkansas Soil and Water Conservation Commission for assessment of the progress and success of the Best Management Practices Program. By way of example, but without limitation, this request includes but is not limited to progress reports resulting from the "Environmental Agreement" one or more of the Tyson Defendants entered into in or about 1992 with contract growers in the Illinois River Watershed.

Request for Production No. 21: To the extent you have not already produced them, please produce copies of all documents referring or relating to any mapping, imaging or depiction of land application of poultry waste, of phosphorus levels, of nitrogen levels and/or of nutrient levels in the Illinois River Watershed, including but not limited to any thermal imaging, aerial photography, satellite imagery, electromagnetic conductivity, or other mapping or imaging technologies.

**Additional Requests for Production to Each of the Tyson Defendants
(Tyson Foods, Tyson Chicken, Tyson Poultry & Cobb-Vantress) Only**

Request for Production No. 22: To the extent you have not already produced them, please produce copies of all documents referring or relating to Tyson Complexes 1 thru 16 and

their operations during the time when you owned them, including but not limited to all documents that concern poultry production, soil testing, poultry waste handling, poultry waste storage, poultry waste land application, poultry waste hauling, best management plans relating to the spreading or disposal of poultry waste / litter, farm management plans, nutrient management plans, the run-off / release / discharge of poultry waste, as well as all documents that reflect the identity of persons employed at Tyson Complexes 1 thru 16 during the time that you owned them.

Request for Production No. 23: To the extent you have not already produced them, please produce copies of all documents referring or relating to the Tyson Research Farm and its operations during the time when you owned it, including but not limited to all documents that concern poultry production, soil testing, poultry waste handling, poultry waste storage, poultry waste land application, poultry waste hauling, best management plans relating to the spreading or disposal of poultry waste / litter, farm management plans, nutrient management plans, the run-off / release / discharge of poultry waste, as well as all documents that reflect the identity of persons employed at the Tyson Research Farm during the time that you owned it. For purposes of this request for production, the term "Tyson Research Farm" means the Tyson research facility which encompasses approximately 230 acres of real property (including appurtenances and structures on that property), located approximately one mile north of the Tyson Foods Corporate Headquarters on Johnson Road, Springdale, Arkansas.

Request for Production No. 24: To the extent you have not already produced them, please produce copies of all documents obtained or reviewed regarding any real and/or personal property interests acquired by you from Hudson Foods, Inc., including but not limited to documents referring or relating to due diligence reviews or examinations, environmental reviews, surveys or inspections, soil tests, poultry barn capacity, poultry production figures,

poultry waste production figures, poultry waste disposal methods and practices, and contracts or agreements with and identities of third party vendors used for poultry waste disposal.

Request for Production No. 25: To the extent you have not already produced them, please produce copies of all documents created or produced regarding your sale of real and/or personal property interests in poultry growing complexes in Oklahoma to Steve Butler, d/b/a Green Country Farms, including but not limited to documents referring or relating to due diligence reviews or examinations, environmental reviews, surveys or inspections, soil tests, poultry barn capacity, poultry production figures, poultry waste production figures, poultry waste disposal methods and practices, and contracts or agreements with and identities of third party vendors used for poultry waste disposal.

**Additional Requests for Production to Each of the George's
Defendants (George's and George's Farms) Only**

Request for Production No. 22: To the extent you have not already produced them, please produce copies of all documents referring or relating to Morrison Farm and its operations, including but not limited to all documents that concern poultry production, soil testing, poultry waste handling, poultry waste storage, poultry waste land application, poultry waste hauling, best management plans relating to the spreading or disposal of poultry waste / litter, farm management plans, nutrient management plans, the run-off / release / discharge of poultry waste, as well as all documents that reflect the identity of persons employed, past and present, at Morrison Farm.

Request for Production No. 23: To the extent you have not already produced them, please produce copies of all documents referring or relating to the farms managed by you in the Illinois River Watershed and their operations, including but not limited to all documents that concern poultry production / feeding, soil testing, poultry waste handling, poultry waste storage,

poultry waste land application, poultry waste hauling, best management plans relating to the spreading or disposal of poultry waste / litter, farm management plans, nutrient management plans, the run-off / release / discharge of poultry waste, as well as all documents that reflect the identity of persons employed, past and present, at the farms in the Illinois River Watershed managed by you.

Request for Production No. 24: To the extent you have not already produced them, please produce copies of all documents created or produced regarding your sale of real and/or personal property interests in commercial egg or poultry growing / feeding / production facilities within the Illinois River Watershed to Cal-Maine Foods, Inc., Cal-Maine Farms, Inc. and/or Benton County Foods, LLC, including but not limited to documents referring or relating to due diligence reviews or examinations, environmental reviews, surveys or inspections, soil tests, poultry barn capacity, egg / poultry production figures, poultry waste production figures, poultry waste disposal methods and practices, and contracts or agreements with and identities of third party vendors used for poultry waste disposal.

Additional Requests for Production to Each of the Cal-Maine Defendants (Cal-Maine Foods and Cal-Maine Farms) Only

Request for Production No. 22: To the extent you have not already produced them, please produce copies of all documents obtained or reviewed regarding your acquisition of real and/or personal property interests in commercial egg or poultry growing / feeding / production facilities within the Illinois River Watershed from George's Inc. and/or George's Farms, Inc. for Benton County Foods, LLC, including but not limited to documents referring or relating to due diligence reviews or examinations, environmental reviews, surveys or inspections, soil tests, poultry barn capacity, egg / poultry production figures, poultry waste production figures, poultry

waste disposal methods and practices, and contracts or agreements with and identities of third party vendors used for poultry waste disposal.

Request for Production No. 23: To the extent you have not already produced them, please produce copies of all documents referring or relating to the Cal-Maine Defendants' role in the management or operations of Benton County Foods, Inc.

Additional Requests for Production to the Simmons Defendant Only

Request for Production No. 22: To the extent you have not already produced them, please produce copies of all documents referring, relating or reflecting the corporate relationship (including any ownership interests) between you and Simmons Investments, Inc.

Request for Production No. 23: To the extent you have not already produced them, please produce copies of all documents referring, relating or reflecting the business activities of Simmons Investments, Inc., the corporate formation of Simmons Investments, Inc. and the identities of the board members of Simmons Investments, Inc.

Request for Production No. 24: To the extent you have not already produced them, please produce copies of all documents referring or relating to the poultry waste removed from the Honey Creek area by the consent decree / judgment between the State of Oklahoma and you (see page 66 and Exhibit 23 of 07/30/07 Gary Murphy deposition), including but not limited to all documents and records that will demonstrate when and where the removed poultry waste was deposited or disposed of.

Additional Requests for Production to the Peterson Defendant Only

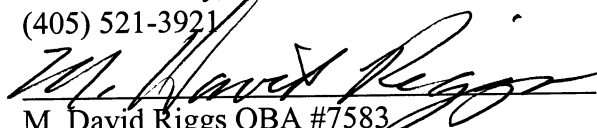
Request for Production No. 22: Please produce copies of all correspondence between you (including your attorneys) and Mr. Kerry Kinyon since Mr. Kinyon's departure from your employ.

Request for Production No. 23: Please produce copies of Mr. Kerry Kinyon's personnel file, including all work evaluations of Mr. Kinyon.

Request for Production No. 24: To the extent you have not already produced them, please produce copies of all documents authored or received by Mr. Kerry Kinyon that refer or relate to (a) the land application of poultry waste (or any constituents thereof), (b) the run-off / release / discharge of poultry waste (or any constituents thereof) from land on which it has been applied to the environment, and/or (c) the environmental and/or human health effects or dangers of the run-off / release / discharge of poultry waste (or any constituents thereof) from land on which it has been applied to the environment.

Respectfully Submitted,

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CERTIFICATE OF SERVICE

I hereby certify that on this 13th day of September, 2007, I mailed the above and foregoing document to the following by U.S. Mail with postage thereon fully prepaid and served the same electronically:

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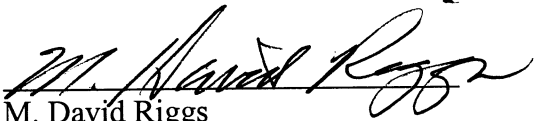
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